U.S	BANKRUPTCY COURT
	DISTRICT OF
In Re:	: Case No
Debtor (s)	: Chapter 7 (Judge)
Upon the motion of the Debtor (s) an	:  ORDER GRANTING REDEMPTION AND APPROVAL OF ASSOCIATED FINANCING AND ATTORNEY FEES.  : I there having been no responsive filing or objection within the time
required, the Court finds as follows:	there having been no responsive thing of objection within the time
1. The tangible personal property d household use of the debtor (s):	escribed below is intended primarily for personal, family or
Year	Make Model
VIN #	
2. The debt owing the Creditor is a property is exempt or has been a	dischargeable consumer debt and the Debtor (s) interest in such bandoned by the estate.
3. The value of the secured claim o \$	f the Creditor for redemption purposes, the "redemption amount" is
IT HEREBY ORDERED,	
<ul> <li>(30<sup>th</sup>) day following entry of this O</li> <li>2. Reasonable attorney fees and finan</li> <li>3. Upon timely receipt of such payme</li> </ul>	ring are approved under the terms and conditions set forth herein.  nt, the Creditor is ordered to cancel its lien of record and surrender
aforesaid lump sum pursuant to the	editor to so cancel its lien within three (3) days after payment of the entry of this Order, then this Order shall serve as an authorization it is Ordered that the applicable County Clerk's Office shall cancel
5. In the event of the failure of the De automatic stay shall immediately to	otor (s) to pay the redemption amount within such time frame, the rminate.
SO ORDERED this day o	, <u>20</u> .
	Bankruptcy Judge

Copies to: Creditor U.S. Trustee Chapter 7 Trustee